



IN THE UNITED STATES PATENT AND TRADEMARK OFFICE

In re the Application of

Marc CUZIN et al.

Group Art Unit: 1743

Application No.: 10/520,105

Filed: January 11, 2005

Docket No.:

122129

For:

FLEXIBLE BIOCHIP

TRANSMITTAL OF POWER OF ATTORNEY AND **STATEMENT UNDER 37 CFR § 3.73(b)**

Commissioner for Patents P.O. Box 1450 Alexandria, VA 22313-1450

Sir:

Submitted herewith is a Power of Attorney from the Assignee.

In compliance with 37 CFR §3.73(b), the undersigned hereby states that APIBIO is the assignee of the entire right, title and interest in the patent application identified above by virtue of an assignment from the inventors of the patent application identified above. A copy of the assignment is attached hereto and is concurrently being submitted for recordation.

The undersigned is authorized to act on behalf of the assignee.

In accordance with 37 CFR §1.36(a), submission of this Power of Attorney revokes any powers of attorney previously given.

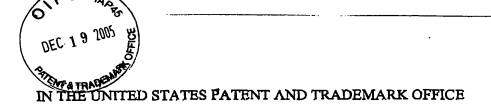
ALL CORRESPONDENCE IN CONNECTION WITH THIS APPLICATION SHOULD BE SENT TO OLIFF & BERRIDGE, PLC, CUSTOMER NO. 25944, TELEPHONE (703) 836-6400.

Respectfully submitted,

Armstrong gistration No. 36.

WPB:JSA/cqc

Date: December 19, 2005



GENERAL POWER OF ATTORNEY

Commissioner for Patents P.O. Box 1450 Alexandria, VA 22313-1450

Owner Name:	APIBIO	
hereby appoints the pat	ent practitioners associated with	Oliff & Berridge, PLC Customer
No. 25944 as attorneys	of record to prosecute any and a	Il patents and patent applications in
which this General Pov	ver of Attorney is filed, and all c	ontinuations and divisions thereof,
owned in whole or in p	oart by the above-named owner, a	and to transact all business in the

ALL CORRESPONDENCE SHOULD BE SENT TO OLIFF & BERRIDGE, PLC,

Patent and Trademark Office

The undersigned is authorized to execute this document as or on behalf of the owner.

ASSIGNMENT

		(1)	Mare CUZIN			
(1-8)	Insert	(2)	Michel GUY			
	Name(s) of Inventor(s)	(3)	Philippe CI.EUZIAT			
		(4)				
		to cac	In consideration of the sum of t	one dollar (\$1.00) and other good	and vuluable consideration paid eby does assigm, transfer and set	
(9)	Insert Name of Assignce	(9)	APTBIO			
(10) Insert Address of Assignee	Insert Address of	(10)				
		(10) Chemin de l'Orme, 69280 Marcy I. Etoile, France (hereinafter designated as the Assignee) and Assignee's heirs, successors, assigns and legal representatives, the entire right, title and interest for the United States of America as defined in 35 U.S.C. § 100, in the invention, and in all applications for patent including any and all provisional, non-provisional, divisional, continuation, international, confirmation, substitute and reissue application(s), and all Letters Palent, extensions, reissues and reexamination certificates that may be granted on the invention known as				
(11)	losert Identification	(11)	Biopuce Flexible			
	such as Title, Case Number, or Forcign Application Number	(Alior	ncy Dacket No. 122129)	
		for wh	ich the undersigned has (have)		nt in the United States of America	
Mai	January D. C. of	פט באפ	n date herowith or	·		
(12)	Insert Date of Signing of	(12)	то то			
	Application					
• •	Alternative	(13)	U.S. application Script Number	ir		
applicati	pplications for the inventior ons and patents as the Assig 2) Each undersigned agreet ication or continuation or di	n, and any gace may s to execu ivision the	ite all papers necessary in conne patent(s) issuing thereun, and deem necessary. Ite all papers necessary in conne ercof, or any palent or reissue a	ection with any application and a place to execute separate assignment ection with any interference whice pplication based thereon, for the	ny continuing, divisional or ents in connection with such	
application any upplication the Assignment of th	Tiled applications 1) Each undersigned agrees pplications for the inventior one and patents as the Assig 2) Euch undersigned agrees ication or continuation or dignee in every way possible it 3) Each undersigned agrees a provisions of the Internation 4) Each undersigned agrees action a grant of a valid Unit 5) Each undersigned author f the United States resulting to convey the entire interestics that this assignment is bir 6) Each undersigned author of the United States resulting to convey the entire interestics that this assignment is bir 6) Each undersigned hereby	s to execu- n, and any gance may s to execu- ivision th- n obtainli s to execu- onal Conts s to perfo- ted States rizes and g from sui t herein a nding on	to all papers necessary in connect to all papers necessary. It all papers necessary in connect all papers necessary in connect and going forward in all papers and documents an ention for Protection of Industrial uffilmative acts which me patent to the Assignee. The commissioner of the application of the the Assignee and the Assigned and that he has not exempted and his heirs, successors, and he form of Oliver. Represented	ection with any application and a also to execute separate assignment ection with any interference whice oplication based thereon, for the with such interference, d perform any net which may be ial Property or similar agreement may be necessary to obtain, maints the U.S. Patent and Trademark Of	thy continuing, divisional or ents in connection with such the may be declared concerning invention, and to cooperate with necessary in connection with it. Sin or confirm by reissue or effice to issue any and all Letters alerest, and covenants that he has agreements in conflict herewith,	
applicati any uppl the Assig claims or reexamir. Putents of full right and agree identificerecordati	Tiled applications 1) Each undersigned agrees pplications for the invention ons and patents as the Assig 2) Euch undersigned agrees that it is a subject of the invention or continuation or dignee in every way possible it 3) Each undersigned agrees provisions of the Internation 4) Each undersigned agrees provisions of the Internation a grant of a valid Unit 5) Each undersigned author of the United States resulting to convey the entire interest that this assignment is bir 6) Each undersigned herebytion that may be necessary to on of this document.	s to execu- n, and any s to execu- ivision the n obtaining s to execu- s to perfor ted States rizes and g from sait t herein a nding on y grants to or desirat ed by the	ite all papers necessary in connect patent(s) issuing thereon, and deem necessary. The all papers necessary in connect of any patent or reissue and evidence and going forward the all papers and documents any cention for Protection of Industry all affirmative acts which me patent to the Assignee. The commissioner of the dapplication(s) to the said Assistance, and that he has not exelve any other and his heirs, successors, as the firm of OLIVF & BERKINGE, the in order to comply with the result of the said Assistance.	ection with any application and a also to execute separate assignment ection with any interference whice oplication based thereon, for the with such interference, d perform any net which may be fall Property or similar agreement may be necessary to obtain, maints the U.S. Patent and Trademark Of ignee, as Assignee of the entire in cutted, and will not execute, any ssigns and legal representatives.	thy continuing, divisional or ents in connection with such the may be declared concerning invention, and to cooperate with necessary in connection with it. Significant of the cooperate with the cooperat	
applicati any uppl the Assig claims or reexamir. Putents of full right and agree identificerecordati	Tiled applications 1) Each undersigned agrees pplications for the invention ons and patents as the Assig 2) Euch undersigned agrees that it is a subject of the invention or continuation or dignee in every way possible it 3) Each undersigned agrees provisions of the Internation 4) Each undersigned agrees provisions of the Internation a grant of a valid Unit 5) Each undersigned author of the United States resulting to convey the entire interest that this assignment is bir 6) Each undersigned herebytion that may be necessary to on of this document.	s to execute, and any space may space may space to executivision the nobtaining to execute and Converted States and therein anding on y grants to or desirated by the space of	ite all papers necessary in connect patent(s) issuing thereon, and deem necessary. The all papers necessary in connect of any patent or reissue and evidence and going forward the all papers and documents any cention for Protection of Industry all affirmative acts which me patent to the Assignee. The commissioner of the dapplication(s) to the said Assistance, and that he has not exelve any other and his heirs, successors, as the firm of OLIVF & BERKINGE, the in order to comply with the result of the said Assistance.	ection with any application and a also to execute separate assignment ection with any interference whice oplication based thereon, for the with such interference, d perform any net which may be ial Property or similar agreement may be necessary to obtain, maints the U.S. Patent and Trademark Of Ignee, as Assignee of the entire in acuted, and will not execute, any assigns and legal representatives. PLC the power to insert on this a rules of the United States Patent in	thy continuing, divisional or ents in connection with such the may be declared concerning invention, and to cooperate with necessary in connection with si, aim or confirm by reissue or effice to issue any and all Letters interest, and covernants that he has agreements in conflict herewith, assignment any further and Trademark Office for	
applicati any uppl the Assig claims or reexamir Putents of full right and agree identificarecordati	Tiled applications 1) Each undersigned agrees pplications for the inventior one and patents as the Assig 2) Euch undersigned agrees ication or continuation or dignee in every way possible in 3) Each undersigned agrees a provisions of the Internation 4) Each undersigned agrees astion a grant of a valid Unit 5) Each undersigned author of the United States resulting to convey the entire interest as that this assignment is bir 6) Each undersigned hereby thion that may be necessary as on of this document.	s to execut, and any grace may s to executivision the nobtaining sto executivision the stoperform suit therein and ing on a y grants it or desirated by the stoperform the	ite all papers necessary in connect patent(s) issuing thereon, and deem necessary. Ite all papers necessary in connected, or any patent or reissue and evidence and going forward the all papers and documents an ention for Protection of Industry all affirmative acts which me patent to the Assignce. If application(s) to the aid Assigned, and that he has not execution for OLIVE & BERKIDGE, old in order to comply with the result and resigned on the date(s) or and resigned on the date(s) or an and resigned on the date(s)	ection with any application and a also to execute separate assignment ection with any interference whice oplication based thereon, for the with such interference, d perform any net which may be ial Property or similar agreement may be necessary to obtain, maints the U.S. Patent and Trademark Of Ignee, as Assignee of the entire in acuted, and will not execute, any assigns and legal representatives. PLC the power to insert on this a rules of the United States Patent in	thy continuing, divisional or ents in connection with such the may be declared concerning invention, and to cooperate with necessary in connection with s. the confirm by reissue or entire to issue any and all Letters interest, and covenants that he has agreements in conflict herewith, assignment any further and Trademark Office for (SEAL)	
applicati any uppl the Assig claims or reexamir. Putents of full right and agree identificare cordati	Tiled applications 1) Each undersigned agrees pplications for the invention ons and patents as the Assig 2) Euch undersigned agrees that the invention or continuation or dignee in every way possible it 3) Each undersigned agrees provisions of the Internation 4) Each undersigned agrees provisions of the Internation a grant of a valid Unit 5) Each undersigned author of the United States resulting to convey the entire interests that this assignment is bir 6) Each undersigned hereby alion that may be necessary to on of this document. In witness whoreof, execut	s to execut, and any ance may see to executivision the nobtaining to executivision the nobtaining to executivision the set operfect States and genome suit herein anding on y grants or desirated by the set of t	ite all papers necessary in connect patent(s) issuing thereon, and deem necessary. Ite all papers necessary in connected, or any patent or reissue and evidence and going forward the all papers and documents an cention for Protection of Industry all affirmative acts which me patent to the Assignee. If application(s) to the said Assistingted, and that he has not exelution and his heirs, successors, as the firm of OLIVP & BERNIDGE, old in order to comply with the resultance of the date(s) of the said Assistingted on the d	ection with any application and a also to execute separate assignment ection with any interference whice oplication based thereon, for the with such interference, d perform any net which may be ial Property or similar agreement may be necessary to obtain, maints the U.S. Patent and Trademark Of Ignee, as Assignee of the entire in acuted, and will not execute, any assigns and legal representatives. PLC the power to insert on this a rules of the United States Patent in	thy continuing, divisional or ents in connection with such the may be declared concerning invention, and to cooperate with necessary in connection with si, aim or confirm by reissue or effice to issue any and all Letters interest, and covernants that he has agreements in conflict herewith, assignment any further and Trademark Office for	
applicati any uppl the Assig claims or reexamir Putents of full right and agre- identifice recordati	Tiled applications 1) Each undersigned agrees pplications for the inventior one and patents as the Assig 2) Euch undersigned agrees ication or continuation or dignee in every way possible it 3) Each undersigned agrees are provisions of the Internation 4) Each undersigned agrees attion a grant of a valid Unit 5) Each undersigned author f the United States resulting to convey the entire interest is that this assignment is bir 6) Each undersigned hereby alion that may be necessary to on of this document. In witness whoreof, execut	s to execut, and any ance may see to executivision the nobtaining to executivision the nobtaining to executivision the set operfect States and genome suit herein anding on y grants or desirated by the set of t	ate all papers necessary in connect patent(s) issuing thereon, and deem necessary. The all papers necessary in connected, or any patent or reissue and evidence and going forward the all papers and documents an ention for Protection of Industry and affirmative acts which me patent to the Assignee. The requests the Commissioner of the dapplication(s) to the said Assissigned, and that he has not executed and his heirs, successors, and the firm of OLIVE & BERKINGE, old in order to comply with the result of the said Assissigned and his heirs, successors, and the firm of OLIVE & BERKINGE, old in order to comply with the result of the said Assission of the	ection with any application and a also to execute separate assignment ection with any interference whice oplication based thereon, for the with such interference, d perform any net which may be ial Property or similar agreement may be necessary to obtain, maints the U.S. Patent and Trademark Of Ignee, as Assignee of the entire in acuted, and will not execute, any assigns and legal representatives. PLC the power to insert on this a rules of the United States Patent in	chy continuing, divisional or ents in connection with such the may be declared concerning invention, and to cooperate with necessary in connection with s. in or confirm by reissue or effice to issue any and all Letters interest, and covenants that he has agreements in conflict herewith, assignment any further and Trademark Office for (SEAL) (SEAL)	
applicati any uppl the Assig cluims or reexamin Putents of full right and agree identifice recordati Date Date Date	Tiled applications 1) Each undersigned agrees pplications for the inventior one and patents as the Assig 2) Euch undersigned agrees ication or continuation or dignee in every way possible it 3) Each undersigned agrees are provisions of the Internation 4) Each undersigned agrees attion a grant of a valid Unit 5) Each undersigned author f the United States resulting to convey the entire interest is that this assignment is bir 6) Each undersigned hereby alion that may be necessary to on of this document. In witness whoreof, execut	s to execut, and any ance may see to executivision the nobtaining to executivision the nobtaining to executivision the set operfect States and genome suit herein anding on y grants or desirated by the set of t	ite all papers necessary in connect patent(s) issuing thereon, and deem necessary. Ite all papers necessary in connected, or any patent or reissue and evidence and going forward the all papers and documents and the all papers and documents and ention for Protection of Industry and affirmative acts which me patent to the Assignee. Trequests the Commissioner of the dapplication(s) to the said Assistingted, and that he has not exelumn and his heirs, successors, as the firm of OLIVF & BERRIDGE, the in order to comply with the result of the conference of the said of the said Assistingted on the state(s) of the said Assistingted on the state(s) of the said Assistance of the said Assis	action with any application and a also to execute separate assignment of the with any interference which polication based thereon, for the with such interference, of perform any net which may be fall Property or similar agreement by be necessary to obtain, maints the U.S. Patent and Trademark Offigues, as Assignee of the entire in cutted, and will not execute, any ssigns and legal representatives. PLC the power to insert on this a rules of the United States Patent in possible the understigned name (thy continuing, divisional or ents in connection with such the may be declared concerning invention, and to cooperate with necessary in connection with s. the confirm by reissue or effect to issue any and all Letters neterst, and covenants that he has agreements in conflict herewith, assignment any further and Trademark Office for (SEAL) (SEAL) (SEAL)	
applicati any uppl the Assig claims or reexamir Putents of full right and agro- identificate recordati Date Date Date Date	Tiled applications 1) Each undersigned agrees pplications for the inventior one and patents as the Assig 2) Euch undersigned agrees ication or continuation or dignee in every way possible it 3) Each undersigned agrees are provisions of the Internation 4) Each undersigned agrees attion a grant of a valid Unit 5) Each undersigned author f the United States resulting to convey the entire interest is that this assignment is bir 6) Each undersigned hereby alion that may be necessary to on of this document. In witness whoreof, execut	s to execut, and any more may see to executivision the nobtaining to executivision the control of the States and g from suit therein anding on y grants it or desirated by the control of	ite all papers necessary in connect patent(s) issuing thereon, and deem necessary. The all papers necessary in connected, or any patent or reissue at any evidence and going forward the all papers and documents any contion for Protection of Industry and definition for the said Assistance, and that he has not exempted and his heirs, successors, and the firm of OLIVF & BERKINGE, the firm o	ection with any application and a also to execute separate assignment of the with such interference, for the with such interference, dependent of the with such interference, dependent of the with such interference, dependent of the property or similar agreement of the property or similar agreement of the united and trademark Offigues, as Assignee of the entire incuted, and will not execute, any ssigns and legal representatives. PLC: the power to insert on this autes of the United States Faterit in prosite the united States Faterit in the united states for the United States Faterit in the united states for the	chy continuing, divisional or ents in connection with such the may be declared concerning invention, and to cooperate with necessary in connection with such or confirm by reissue or effice to issue any and all Letters interest, and covenants that he has agreements in conflict herewith, assignment any further and Trademark Office for establishment (SEAL) (SEAL) (SEAL) (SEAL)	
applicati any uppl the Assig cluims or reexamir Putents of full right and agree identificarecordati Date Date Date Date Date	Tiled applications 1) Each undersigned agrees pplications for the invention ons and patents as the Assig 2) Euch undersigned agrees that the invention or continuation or dignee in every way possible it 3) Each undersigned agrees provisions of the Internatio 4) Each undersigned agrees provisions of the Internatio 5) Each undersigned author of the United States resulting to convey the entire interests that this assignment is bit 6) Each undersigned hereby alion that may be necessary to on of this document. In witness whoreof, executing the Country 2.	s to execut, and any agree may see to executivision the nobtaining see to perform the States and g from suit therein a noting on my grants to desirate the states and the see to perform	ite all papers necessary in connect patent(s) issuing thereon, and deem necessary. Ite all papers necessary in connect patent or reissue at ge evidence and going forward at all papers and documents an ention for Protection of Industry and affirmative acts which me patent to the Assignee. Inventor Signature Inventor Signature Inventor Signature	ection with any application and a also to execute separate assignment of the control of the cont	thy continuing, divisional or ents in connection with such the may be declared concerning invention, and to cooperate with necessary in connection with s. the confirm by reissue or effect to issue any and all Letters neterst, and covenants that he has agreements in conflict herewith, assignment any further and Trademark Office for (SEAL) (SEAL) (SEAL) (SEAL) (SEAL)	
applicati any uppl the Assig claims or reexamin Putents of full right and agre- identifice recordati Date Date Date Date Date	Tiled applications 1) Each undersigned agrees opplications for the inventior one and patents as the Assig 2) Euch undersigned agrees ication or continuation or dignee in every way possible in 3) Each undersigned agrees provisions of the Internation 4) Each undersigned agrees sation a grant of a valid Unit 5) Each undersigned author 6 the United States resulting to convey the entire interests that this assignment is bit 6) Each undersigned herebytion that may be necessary to on of this document. In witness whoreof, executed the conveying the country of t	s to execut, and any agree may see to executivision the nobtaining see to perform the States and g from suit therein a noting on my grants to desirate the states and the see to perform	ite all papers necessary in connect patent(s) issuing thereon, and deem necessary. Ite all papers necessary in connect patent or reissue at ge evidence and going forward at all papers and documents an ention for Protection of Industry and affirmative acts which me patent to the Assignee. Inventor Signature Inventor Signature Inventor Signature	ection with any application and a also to execute separate assignment of the with such interference, for the with such interference, dependent of the with such interference, dependent of the with such interference, dependent of the property or similar agreement of the property or similar agreement of the united and trademark Offigues, as Assignee of the entire incuted, and will not execute, any ssigns and legal representatives. PLC: the power to insert on this autes of the United States Faterit in prosite the united States Faterit in the united states for the United States Faterit in the united states for the	thy continuing, divisional or ents in connection with such the may be declared concerning invention, and to cooperate with necessary in connection with s. the confirm by reissue or effect to issue any and all Letters neterst, and covenants that he has agreements in conflict herewith, assignment any further and Trademark Office for (SEAL) (SEAL) (SEAL) (SEAL) (SEAL)	
applicati any uppl the Assig cluims or reexamin Putents of full right and agree identificarecordati Date Date Date Date Date Date Date Dat	Tiled applications 1) Each undersigned agrees pplications for the invention ons and patents as the Assig 2) Euch undersigned agrees icution or continuation or dignee in every way possible it 3) Each undersigned agrees provisions of the Internation a grant of a valid Unit 5) Each undersigned author of the United States resulting to convey the entire interests that this assignment is bir 6) Each undersigned hereby the context of the United States resulting to convey the entire interests that this assignment is bir 6) Each undersigned hereby the on of this document. In witness whoreof, executed the context whereof, executed the context who context whereof, executed the context who context where whe context	s to execut, and any grace may see to executivision the nobtaining to executivision the form of the state of	ite all papers necessary in connect patent(s) issuing thereon, and decem necessary. Ite all papers necessary in connected, or any patent or reissue at ag evidence and going forward the all papers and documents an ention for Protection of Industry and definition of Industry and definition for Protection of Industry and Assistance in order to comply with the result of Inventor Signature Inventor Signature Inventor Signature	ection with any application and a also to execute separate assignment of the certification based thereon, for the with such interference, deperform any net which may be fall Property or similar agreement by be necessary to obtain, maintained to the certification of the entire in a cuted, and will not execute, any assigns and legal representatives. PLC the power to insert on this a tules of the United States Fatent in the possite the unitersigned name (consulting divisional or ents in connection with such the may be declared concerning invention, and to cooperate with enecessary in connection with such the conformal processor or enterest, and coverants that he has agreements in conflict herewith, easignment any further and Trademark Office for (SEAL) (SEAL) (SEAL) (SEAL) (SEAL) (SEAL) (SEAL)	
applicati any applitude Assignment of the Assign	Tiled applications 1) Each undersigned agrees poplications for the inventior ons and patents as the Assig 2) Euch undersigned agrees ication or continuation or dignee in every way possible it 3) Each undersigned agrees a provisions of the Internation of provisions of the Internation a grant of a valid Unit 5) Each undersigned authors the United States resulting to convey the entire interesses that this assignment is bir 6) Each undersigned hereby the on of this document. In witness whoreof, executed the entire interess and the state of the United States are sulting to the United States resulting to convey the entire interests that this assignment is bir 6). Each undersigned hereby the on of this document. In witness whoreof, executed the entire interest and the state of the United States are supported by the Combet 2.	s to execut, and any ance may see to executivision the nobtaining to executivision the nobtaining to executivision the set open to the districts and genome suit therein a niding on y grants to or desirated by the set of	ite all papers necessary in connect patent(s) issuing thereon, and decm necessary. Ite all papers necessary in connected, or any patent or reissue at any evidence and going forward are all papers and documents any cention for Protection of Industry and affirmative acts which me patent to the Assignee. In a papers the Commissioner of the dapplication(s) to the said Assistance, and that he has not exemine and his heirs, successors, and firm of OLIVE & BERNINGE, olde in order to comply with the result of the comply with the result of the said Assistance in order to comply with the result of the said Assistance in order to comply with the result of the said Assistance in order to comply with the result of the said Assistance in order to comply with the result of the said Assistance in order to comply with the result of the said Assistance in order to comply with the result of the said Assistance in order to comply with the result of the said Assistance in order to comply with the result of the said Assistance in order to comply with the result of the said Assistance in order to comply with the result of the said Assistance in order to comply with the result of the said Assistance in order to comply with the result of the said Assistance in order to comply with the result of the said Assistance in order to comply with the result of the said Assistance in order to comply with the result of the said Assistance in order to comply with the result of the said Assistance in order to comply with the requirement of the said Assistance in order to comply with the requirement of the said Assistance in order to comply with the requirement of the said Assistance in order to comply with the requirement of the said Assistance in order to comply with the requirement of the said Assistance in order to comply with the requirement of the said Assistance in order to comply with the requirement of the said Assistance in order to comply with the requirement of the said Assistance in order to comply with the requirement of the said Ass	ection with any application and a also to execute separate assignment of the certification based thereon, for the with such interference, deperform any net which may be fall Property or similar agreement by be necessary to obtain, maintained to the certification of the entire in a cuted, and will not execute, any assigns and legal representatives. PLC the power to insert on this a tules of the United States Fatent in the possite the unitersigned name (chy continuing, divisional or ents in connection with such the may be declared concerning invention, and to cooperate with necessary in connection with S. the confirm by reissue or effice to issue any and all Letters interest, and covenants that he has agreements in conflict herewith, assignment any further and Trademark Office for (SEAL) (SEAL) (SEAL) (SEAL) (SEAL) (SEAL)	